Pro Se 1 (Rev. 12/16) Complaint for a Civil Case			
United States	s Di	STRICT COURT	
	for the		
Di	strict o	· Houston	
Southern	tainie	1	
Obvirani	Divis	ion	
		United State Southern Distric FILED December (Nathan Ochsner,	t of Texas 5, 2024
~		Case 140.	(to be filled in by the Clerk's Office)
Plaintiff(s) (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)			
Desiree Jeniece Walker		Jury Trial: (check one)	Yes No
			-
Defendant(s) (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)			
COMPLANTE	- A	C7777 C107	
COMPLAINT F	OR A	CIVIL CASE	
I. The Parties to This Complaint			·
A. The Plaintiff(s)			
Provide the information below for each pla needed.	intiff n	named in the complaint.	Attach additional pages if
Name	DC.	Siree Jenie	ce Walker
σ	πλυι	STORI IN A COUR	J- 1 054

9014 STERLING Point Lane
1-kuston, Harris
Texas, 77044

https://www.uscourts.gov/sites/default/files/complaint_for_a_civil/8320509-7987
DESIREE.Walker 5 Symail.com

Case 4:24-cv-04773 Document 1 Filed on 12/05/24 in TXSD Page 2 of 7 Provide the information below for each defendant named in the complaint, whether the defendant is an

individual, a government agency, an organization, or a corporation. For an individual defendant,

include the person's job or title (if known). A	Attach additional pages if needed.
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include the person's job or title	e (if known). Attach additional pages if needed.
Defendant No. 1	
Name	J.P. Morgan Securities LIC
Job or Title (if known)	BRAKEROOK.
Street Address 100	1 McKinnley Suite 1500
City and County	Houston, Hanris
State and Zip Code	Texas, 78703
Telephone Number	713-335-2135
E-mail Address (if known)	Kdavis@ Mcglinchy. com
Defendant No. 2	
Name	Jaison C. John
Job or Title (if known)	ATTERDOU
Street Address	6464 Savoy Drive, Suite 600
City and County	Houston, Harris
State and Zip Code	Texas 77036
Telephone Number	-113 - 934 - 7000
E-mail Address (if known)	jichnajohnandmorganlaw.com
Defendant No. 3	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address (if known)	
Defendant No. 4	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address (if known)	

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What is the basis for federal court jurisdiction?			(check all th	hat apply)
	1	Federal question		Diversity of citizenship

18 U.S.C. & 3146

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

18 U.S.C. \$ 3146

B. If the	he Basis for Jurisdiction	on Is Diversity of Citizens	hip	
1.	The Plaintiff(s)			
	· · · ·	ntiff is an individual		:
	The plaintiff			, is a citizen of the
	State of (num	(e)	<u>j·</u>	
	b. If the plain	ntiff is a corporation		
	The plaintiff			, is incorporated
	·	ws of the State of (name)		,
	and has its p	rincipal place of business in	the State of (name)	•
			,	
2.	same information for The Defendant(s)	aintiff is named in the compi r each additional plaintiff.) ndant is an individual	ami, atach an adam	onai page proviumg ine
	The defenda			, is a citizen of
	the State of (. Or is a citizen of
	(foreign nation	1)		
•	b. If the defe	endant is a corporation		_
	The defenda			, is incorporated under
		he State of (name)		, and has its
		ace of business in the State of		
	· ·····	orated under the laws of <i>(for</i> orincipal place of business in		,
	and has its p	ornerpai prace of business in	(name)	<u>'</u>
3.		fendant is named in the com r each additional defendant. ontroversy		itional page providing the
		-		
-		oversy-the amount the plain		
NA. com 10 :	stake-is more than \$	75,000, not counting interes	t and costs of court, b	ecause (explain):
ivioryun di	er in court att	ies Llc Jaison fer years for prob Ffraud. Fee bar he return	ate court but	took the retain-
mina to	inform them of	Ffraud. Fee box	ck after tel	ling the Courts i
rymy .o		he return	red it. He also	Failed to appear
Statemen	t of Claim			'1
Statemen	of Claim			
facts showing involved and the dates and	that each plaintiff is en what each defendant die places of that involvem	the claim. Do not make legantitled to the damages or othe damages or othe damages or othe damages or othe conduct. If more that each claim in a separate para	or relief sought. Stat arm or violated the pl n one claim is asserte	e how each defendant was aintiff's rights, including d, number each claim and

IV.

Relief

The relief I am asking from the courts is to release the remaining funds of the brokerage from J.P. Morgan Securities LLC (9,673.92) that was unclaimed, but had a name on it. We took that beneficiary to court. Where the person admitted she should not be getting anything but the legal heirs. We have been informing them about fraudulent transactions and funds since 2019. I am the administrator of the estate of Tommy Lee Walker Jr., probate number 480056. We have been fighting this fight with the LLC for years (2019- present) even showing the documentation of fraudulent activities. Jaison C. John was supposed to be my representative via August 17, 2023, but I have yet to receive any documentation or draft of his representation. When asked for an invoice for months, it was never received. He had returned my retainer fee (\$3,000), but soon after telling the courts that he did, he stopped the check four days later. He returned the money AFTER I appealed in court (\$500). On November 11, 2024 at 10 am, both parties were supposed to appear in court. They both wanted an extension from September 18, 2024 at 10 am. It was granted by Judge LaShawn A. Williams signed on August 27, 2024 to appear in court and failed to do so any judgment may be held against you. I sent my receipt twice saying that this is a Notice and Order on e-file. The file was accepted. I called twice to the courts to confirm the court date. The courts said yes. I appeared in court with a witness and no defendants on November 11, 2024 face to face or virtually. The doors did not open until 10:30 am, but my case was #11 on the docket. It was checked by the clerk when checking in.

3.	The A	Amount	in (Controversy
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The amount in controversy-the amount the plaintiff claims the defendant owes or the amount at stake-is more than \$75,000, not counting interest and costs of court, because (explain):

J.P. Morgan Securities LLC 86,000,000

Jaison C. Juhn \$250,000

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

November 11, 2024 at 10am Both defendants failed to appear in court, face-to-face or virtually.

IV. Relief

have

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing:	November 18,2024		
Signature of Plaintiff	Josne Walker		
	DESIRER Jeniere Limiker		

Docket Number: 1229880

§

DESIREE JENIECE WALKER

IN THE COUNTY CIVIL COURT

VS.

§ AT LAW NO. THREE (3)

JP MORGAN BROKERAGE

HARRIS COUNTY, TEXAS

ORDER FOR TRIAL SETTING

It is hereby ORDERED that this case is SET for NON-JURY trial on 11/11/2024; at 10:00 AM. The Courtroom is located a 201 Caroline, 5th floor Houston, TX 77002. You may appear virtually by agreement or for good cause shown. Notice to appear virtually must be filed within five business days of this setting.

It is further ORDERED that PLAINTIFF notify all attorneys or pro se parties of this ORDER by certified mail, return receipt requested immediately.

Parties shall be prepared to proceed to trial on this date. Pleadings of party(s) failing to appear may be stricken.

Should the case settle prior to trial, please email the Trial Coordinator at Vanessa_Richardson@ccl.hctx.net.

If you fail to appear, a judgment may be taken against you and/or your claims may be dismissed for want of prosecution.

Signed on: 8/27/2024

LaShawn A. Williams
Judge Presiding

DESIREE JENIECE WALKER 9014 STERLING POINT LN HOUSTON TX 77044 HOUSTON TX RPDC 773

Nathan Ochsner Clerk of Court P.O. Box 61010 P.O. Box 61010 Houston, Texas 77208

OESIRE Jeniece Walker 9014 STERLING Point Lane HOWSTON, TEXAS 7704 արդրերի արդարարի արդարարի արդարարություն արդարար

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